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Last revised: August 1, 2017.

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

•	DISTRICT OF NE	WJERSEY		
1 and		Case No.:	17-29310	
In Re: Jon and Elena Cassill		Júdge:		
Odin dina — Pari		Ψ		
			•	
Debtor(s)				
	Chapter 13 Plan a	and Motions	·	
⊠ Original	☐ Modified/Notice Re	quired	Date: 10/26/2017	
☐ Motions Included	☐ Modified/No Notice	Required		
*				
	THE DEBTOR HAS FILED CHAPTER 13 OF THE BA	FOR RELIEF UNDER ANKRUPTCY CODE		
	YOUR RIGHTS MAY	BE AFFECTED		
You should have received from the concontinuation hearing on the Plan proportion of the Plan proportion in the Plan proportion in the Plan proportion in the Plan proportion in the papers carefully or any motion included in it must file a plan. Your claim may be reduced, more granted without further notice or he confirm this plan, if there are no timely to avoid or modify a lien, the lien avoid confirmation order alone will avoid or modify a lien based on value of the confirmation must file a timely objection as	y and discuss them with your atter- written objection within the time diffied, or eliminated. This Plan manning, unless written objection is filed objections, without further of dance or modification may take prodify the lien. The debtor need that and to reduce the interest of the second sec	ent is the actual Flan pro orney. Anyone who wish frame stated in the Notice lay be confirmed and be filed before the deadline notice. See Bankruptcy I lace solely within the chi- lact file a separate moticate. An affected lien cre-	these by the Deolor to adjust defines to oppose any provision of this re. Your rights may be affected by come binding, and included motion stated in the Notice. The Court may be after 13 confirmation process. The or adversary proceeding to avoiditor who wishes to contest said	ots. s Plan y this ns may nay tions e plan
ŢĦĮS PLAŅ:				
☐ DOES ☑ DOES NOT CONTAIN IN PART 10.	NON-STANDARD PROVISIONS	. NON-STANDARD PRO	DVISIONS MUST ALSO BE SET	FORTH
☐ DOES ☒ DOES NOT LIMIT THE MAY RESULT IN A PARTIAL PAYME PART 7, IF ANY.	AMOUNT OF A SECURED CLA ENT OR NO PAYMENT AT ALL.	AIM BASED SOLELY OF TO THE SECURED CRI	NVALUE OF COLLATERAL, WHI EDITOR, SEE MOTIONS SET FO	CH RTH IN
☐ DOES ☑ DOES NOT AVOID A . SEE MOTIONS SET FORTH IN PAR	JUDICIAL LIEN OR NONPOSSE T7, IF ANY,	ESSORY, NONPURCHA	SE-MONEY SECURITY INTERE	ST.
initial Debtor(s)' Attorney: MC	Initial Debtor: JC	Initial Co-Deb	or: EC	

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October 1:2017 for a	per moz approximately 6	months.		
b. The debtor shall make plan paym	_	m the following source	es:	
		•		
Future earnings	90 Warra 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ourt and data when f	unds arevavallable):	
☐ Other sources of fundin	ig (describe source, am	Office and date: when	ando arongianosioj.	
			e e e e e e e e e e e e e e e e e e e	
.				
c. Use of real property to satisfy p	lan obligations:	en e	•	
☐ Sale of real property		 .e.		
Description:				
Proposed date for completi	on:	<i>;</i>		
Refinance of real property		. 3	• • • •	
Description:			r _e	
Proposed date for completi				
☑ Loan modification with res	spect to mortgage encur	mbering property:	* " _V	,
Description: First and Second Proposed date for complet	ion: 3/1/2018		* * *	
d. The regular monthly morts		nue pending the sale,	refinance or loan modificat	ion.
e. Other information that may				
e. (i) Other illioutiation machies	y. <u>qo.,,</u>	* .		
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	*. •			
		•		

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Part 2: Adequate Protection ☐ NON	F		
and are confirmation	will be made in the amount of \$	(00:000,200)	1
Part 3: Priority Claims (Including Ac		otherwise:	
		Amount to be Paid	i
CHAPTER 13 STANDING TRUSTEE	ADMINISTRATIVE	AS ALLOWED	BY STATUTE
ATTORNEY FEE BALANCE	ADMINISTRATIVE	BALANCE DU	Ξ: \$ 2000.00
DOMESTIC SUPPORT OBLIGATION			
Check one: None The allowed priority claims	assigned or owed to a governmental state of a domestic tal unit and will be paid less than the fu	support obligation	n that has been assigned laim pursuant to 11
Creditor	Type of Priority	Claim Amount	Amount to be Paid
	Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount.		

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Part 4: Secured	Claims										
a. Curing De The Debtor w the debtor shall pay follows:	مؤييمم الأر	the Tructed	/ac n	art of ti	he Plani	l allow	al Residence: ed claims for hly obligations	arrea	races on month	ily obli uptcy fi	gations and ling as
Creditor	Collater Type of		Arrea	arage			est Rate on arage	Paid	ount to be d to Creditor Plan)	Regular Monthly Payment (Outside Plan)	
Wells Fargo Home Mortgage	80 Stuves	ant	pendir	paid thro ng loan cation	oùgh	00.0		pend	e paid through ling Ioan ficalton	\$1528	.00
Keamy Bank	80 Stuves	sant	100		ough	00,0	pe		To be paid through cending loan modification		.15
b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:											
Creditor		ollateral or ype of Debt		Arrea	rage		Interest Rate Arrearage	on	Amount to be Paid to Cred (In Plan)	1	Regular Monthly Payment (Outside Plan)
c. Secured claims excluded from 11 U.S.C. 506: NONE The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:											
Name of Cred	litor	Coll	atera!		Inter Rai		Amount of Claim		Total to be Pa Including In		
								:		·	

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•	tor values co hall be paid to nof any allow as having "No NO	ollateral as indic the amount listed ved claim that e	ated below. If the das the "Value xceeds that value labeled as the treated as atton under the	ne claim may to of the Credito ue shall be tre an unsecure is Section AL	be mo ir Inter ated a d clain	is an unsecured . EQUIRES	tion 1322(b " plus inter)(2), the est as		
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens		Superior Liens		Value of Greditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid
2.) Where t secured claim sha	2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.							wed.		
	er I NONE mation, the s C 1301 be t	tav is terminate	d as to surrend respects. The	ered collatera Debtor surren	l only ders th	under 11 U.S.C. ne following colla	362(a) and teral:	I that the		
Creditor						Value of Surrendered Collaterat		ing red Debt		
		ffected by the								

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g. Secured Claims to be Pa	id in Full Throug	h the Plan: 🗆 NONE				
Creditor		lateral		Total Amount to be Paid Through the Plan		
		•				
ক্ষা অঞ্চলমান্ত ভিয়ন কৰিছিল এই কোনা পিছ একে চাই চাইটি				the street company of the	handle english, hillweigh as a mount of him grown of	
Part 5: Unsecured Claims	NONE					
a. Not separately cla	ssified allowed no	n-priority unsecured cla	ims shall be paid:		4	
• ☐ Not less than \$_		to be distributed pro rai	ta .			
Not less than	100 p	ercent			!	
☐ <i>Pro Rata</i> distribu	tion from any rem	aining funds				
b. Separately classifie	d unsecured clai	ms shall be treated as ຄ	ollows:	7 Mar. 20 20 20 20 20 20 20 20 20 20 20 20 20		
Creditor	Basis for Se	parate Classification	Treatment		Amount to be Paid	
	:				·	
		•				
Part 6: Executory Contra	cts and Unexpire	d Leases 📮 NONE				
(NOTE: See time limital property leases in this Plan.)	ions set forth in 1°	U.S.C. 365(d)(4) that r	may prevent assum	ption of	non-residential real	
All executory contracts the following, which are assu	and unexpired lea	nses, not previously reje	cted by operation o	of law, ar	e rejected, except	
Creditor Arres	rs to be Cured in	Nature of Contract or Lease	Treatment by De	ebtor F	Post-Petition Payment	
				·		
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Part 7: Motions	. □ NONE					ing the second						
NOTE: All plans form, Notice of C A Certification of Court when the p	hapter 13 Pl FService, No	an Tran tice of (smittal Chapte	r, With r 13 P	in the un Jan Tran	114 71		1161	36610101	11 10 10 10 10		
	to Avoid Lier						f). NONE					
Creditor	Nature (Collater		Type of l	len	Ámount o	f.	Value of Collateral	Clai	ount of imed emption	Sum of A Other Li Against Property	ens the	Amount of Lien to be Avoided
						a .						
		·				· Marine Sangar				tion of the state	Supplement of State of Supplement	
i e e e e e e e e e e e e e e e e e e e							secured to Cor					
Creditor	Collateral	Schedi Debt	uleđ	Total Colla Value	teral	Su	perior Liens		Value of Creditor's Interest in Collateral		Lien t	Amount of o be ssified

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Unsecured.	P	eclassify the	following claims		rtially Secured and Partially
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured
			i.		
Part 8: 0	Ither Plan Provi	sions			
The rest of the same of the same of	sting of Propert		ite	,	
Ø					
	Upon dischar	ge			
Gred	ayment Notices litors and Lessor withstanding the	s provided fo	r in Parts 4, 6 o	r 7 may continue to mail cu	stomary notices or coupons to the
c. (Order of Distrib	ution ee shall pay a	llowed claims in	n the following orders	
1) Ch. 13 Standir	aims	THIRDIONS		
ŀ	B) Secured Claims				<u>_</u>
4	1) Priority Claims a	nd Valid unsecur	ed claims		·
The	Post-Petition C e Standing Trust of the amount file	ee □ is, ⊠ i	s not authorized petition claimar	d to pay post-petition claims it.	s filed pursuant to 11 U.S.C. Section
				4	
ł					

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Part 9: Modification □ NONE	
If this Plan modifies a Plan previously filed in this case	e, complete the information below.
Date of Plan being modified:	
Explain below why the plan is being modified:	Explain below how the plan is being modified:
Are Schedules I and J being filed simultaneously with	this Modified Plan? Yes No
Part 10: Non-Standard Provision(s): Signatures Requ	ired
Non-Standard Provisions Requiring Separate Signat	ures:
☐ NOÑE	ı
☐ Explain here:	
·	is also are void
Any non-standard provisions placed elsewhere in th	
The Debtor(s) and the attorney for the Debtor(s), if a	
I certify under penalty of perjury that the plan contains this final paragraph.	ns no non-standard provisions other than those set forth in
Date: 10/26/2017	Attorney for the Debtor
Date: 10/28/2017	Ist Jon CassIII John CassIII Debtor Clean CassIII
Date: <u>10/28/2017</u>	Isl Elena Cassill Joint Debtor

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he Debtor(s) and the attorney for the Debtor(s), if any, must	sign this Plan.
11/2 = 1/2	/s/ Michael J Cavallaro, Esquire
Date: 10/26/2017	Attorney for the Debtor
··· 	•
certify under penalty of perjury that the above is true.	Elera Casleil
Date: 10/26/2017	181 Elelia Cassii
Date: 10/26/2017	Debtor Isl Jon S. Cassill Joint Debtor